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## CHAPTER 47

## WORKMEN'S COMPENSATION

AN ACT to amend section thirteen hundred eighty-seven (1387), of the code, 1927, relating to surgical, medical and hospital services furnished injured employees and providing for the regulation of such fees and charges.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Section thirteen hundred eighty-seven (1387) of the code, 1927, be and the same is hereby amended by striking from line seventeen (17) the words "one hundred" and substituting in lieu thereof the words "two hundred".

House File No. 111. Approved April 16, A. D. 1929.

## CHAPTER 48

## WORKMEN'S COMPENSATION

AN ACT to amend the law as it appears in section fourteen hundred seventy seven (1477), chapter seventy two (72) of the code, 1927, relating to security for the payment of workmen's compensation.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Bond in lieu of insurance. Section fourteen hundred seventy seven (1477) chapter seventy two (72) of the code, 1927, is hereby amended by adding to said section the following:

"Any employer who has more than five persons engaged in hazard-

- ous employment, except the employments recited in section thirteen hundred sixty one (1361) of the code, 1927, and who has failed, omitted, and neglected to secure the payment of compensation by carrying insurance or is not relieved therefrom as by the statutes in such cases provided, shall furnish a bond approved by the Iowa industrial commissioner, as to form and security, conditioned to secure and pay workmen's compensation in accordance with the law; such bond shall be in such amount as may be fixed by the Iowa industrial commissioner having due regard for the number of employees and considering the industrial experience in such industry as a class."
- SEC. 2. Notice to be posted. Such employer shall post and keep posted in some conspicuous place upon the premises where the business is conducted, a notice in form approved by the industrial commissioner, stating the nature of the security furnished by such employer to secure the compensation payments contemplated by the law.
- SEC. 3. Duty of mine inspectors. It shall be the duty of each coal mine inspector in his inspection district to report to the industrial commissioner, on blanks furnished by the commissioner, any employer who has failed, omitted, or neglected to comply with the provisions of the law with reference to the posting and keeping posted the notice as provided by law, with such other information required by the commissioner, and it shall be the duty of each factory inspector to perform like service in their respective districts.